UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

CAR-FRESHNER CORPORATION and JULIUS SÄMANN LTD.,

Plaintiffs,

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v.

HEMPER CO., LLC, BRH FULFILLMENT LLC, LINSE LIGHTERS, INC., SNOOZY FRESHNERS, LLC, DANIEL RAHBAR DISTRIBUTIONS AND REPRESENTATIONS LLC, and DANIEL RAHBAR,

Defendants.

STIPULATION OF DISMISSAL WITH PREJUDICE

Civil Action No.: 5:17-cv-00952 (GTS/TWD)

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the attorneys of record for all the parties to the above-captioned action, that whereas no party hereto is an infant or an incompetent person, the above-captioned action be, and the same hereby is, dismissed in its entirety with prejudice, without costs, attorneys' fees, expenses, or disbursements to any party as against another, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure. This stipulation may be filed without further notice with the Clerk of the Court.

Dated: Morch1, 2018

COHEN TAUBER SPIEVACK & WAGNER P.C.

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Dated: March 1, 2018

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